1 Honorable Robert S. Lasnik 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 CHANEL HORNER, 9 NO. 2:24-cv-01488-RSL Plaintiff, PLAINTIFF'S STIPULATED MOTION 10 v. TO EXTEND DEADLINES TO FILE 11 CITY OF SEATTLE; OFFICER ROBERT RESPONSE AND REPLY TO STROZIER; and LINCOLN TOWING DEFENDANT CITY OF SEATTLE 12 ENTERPRISES, INC., AND ROBERT STROZIER'S MOTION TO DISMISS Defendants. 13 14 15 The parties, through their undersigned counsel, move this Court for an order extending 16 the deadlines for Plaintiff to respond and Defendants to reply to Defendant City of Seattle and 17 Officer Robert Strozier's Motion to Dismiss. 18 On November 26, 2024 Defendants City of Seattle and Officer Robert Stozier filed 19 20 Defendants' Motion to Dismiss Pursuant to FRCP 12(b)(6) (DKT. #17). 21 Due to a planned 9-day out-of-the-state vacation during the middle of December, 22 Plaintiff's counsel asked defendants' counsel if the due date for Plaintiff's response to the 23 Defendants' motion could be extended to allow for a full 21 days to file a response. Defendants' counsel agreed to this extension and therefore the parties have stipulated to the following due 24 25 dates: 26 PLAINTIFF'S STIPULATED MOTION TO EXTEND DEADLINES CARNEY BADLEY SPELLMAN, P.S.

TO FILE RESPONSE AND REPLY TO DEFENDANT CITY OF SEATTLE AND ROBERT STROZIER'S MOTION TO DISMISS – 1 (2:24-cv-01488-RSL)

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Plaintiff's Response is now due December 27, 2024 and Defendants' Reply will be due 1 January 3, 2025. 2 WHEREFORE, the parties respectfully request that the Court extend the 3 deadlines as outlined above. 4 DATED this 4th day of December, 2024. 5 6 s/James E. Lobsenz James E. Lobsenz WSBA #8787 7 lobsenz@carneylaw.com 8 Attorneys for Plaintiff CARNEY BADLEY SPELLMAN, P.S. 9 701 Fifth Avenue, Suite 3600 Seattle, WA 98104 10 11 s/Joseph Everett 12 Joseph Everett, WSBA #38248 Dallas LePierre, WSBA #47391 13 Carson W. Canonie, WSBA #62464 14 Attorneys for Defendants City of Seattle and Robert Strozier 15 Civil Division, Seattle City Attorney's Office 701 5th Avenue Suite 2050 16 Seattle WA 98104 Joseph.Everett@seattle.gov 17 Dallas.LePierre@seattle.gov 18 Carson.Canonie@seattle.gov 19 20 I certify that this memorandum contains 148 words, in compliance with the Local Civil Rules. 21 22 23 24 25 26 PLAINTIFF'S STIPULATED MOTION TO EXTEND DEADLINES CARNEY BADLEY SPELLMAN, P.S. 701 Fifth Avenue, Suite 3600 TO FILE RESPONSE AND REPLY TO DEFENDANT CITY OF Seattle, WA 98104-7010 SEATTLE AND ROBERT STROZIER'S MOTION TO DISMISS – 2

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> PLAINTIFF'S STIPULATED MOTION TO EXTEND DEADLINES CARNEY BADLEY SPELLMAN, P.S. TO FILE RESPONSE AND REPLY TO DEFENDANT CITY OF SEATTLE AND ROBERT STROZIER'S MOTION TO DISMISS - 3 (2:24-cv-01488-RSL)

ORDER

Based on the above stipulation of the Parties, it is ORDERED that the deadline for the response to Defendants' Motion to Dismiss is extended to December 27, 2024 and that the deadline for Defendants' Reply is January 3, 2025.

DATED this 5th day of December, 2024.

TS Casnik

United States District Judge

701 Fifth Avenue, Suite 3600 Seattle, WA 98104-7010 (206) 622-8020